



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/749,677	12/28/2000	Masaki Okayasu	Q62316	8681		
75	90 03/17/2005	EXAM	EXAMINER			
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, NW. Washington, DC 20037			CHEN, T	CHEN, TIANJIE		
			ART UNIT	PAPER NUMBER		
				2652		
			DATE MAILED: 03/17/2005	DATE MAILED: 03/17/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No.	Applicant(s)				
Office Action Summary		09/749,677		OKAYASU ET AL.				
		Examiner		Art Unit				
		Tianjie Che		2652				
The MA Period for Reply	NLING DATE of this communication a	ppears on the o	over sheet with the co	orrespondence ad	dress			
THE MAILING  - Extensions of time after SIX (6) MON  - If the period for re  - If NO period for re  - Failure to reply wi  Any reply received	ED STATUTORY PERIOD FOR REP DATE OF THIS COMMUNICATION as may be available under the provisions of 37 CFR 1 ITHS from the mailing date of this communication. IPHS specified above is less than thirty (30) days, a reply is specified above, the maximum statutory period thin the set or extended period for reply will, by statud by the Office later than three months after the mail an adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no even eply within the statuto od will apply and will of ute, cause the applic	t, however, may a reply be time ory minimum of thirty (30) days expire SIX (6) MONTHS from t ation to become ABANDONET	. ely filed will be considered timely he mailing date of this co				
Status								
1)⊠ Respons	sive to communication(s) filed on 01	November 200	<u>)4</u> .					
2a)⊠ This acti	★ This action is FINAL. 2b) This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Cla	aims							
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☑ Claim(s)	4)  Claim(s) 1-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-7,9,10,13-15 and 19 is/are rejected.  7)  Claim(s) 8,11,12,16-18,20 is/are objected to.  8)  Claim(s) are subject to restriction and/or election requirement.							
Application Pape	rs			•				
9)∐ The spec	ification is objected to by the Examir	ner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
_	nent drawing sheet(s) including the corre or declaration is objected to by the E							
Priority under 35	U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)								
1) Notice of Reference 2) Notice of Draftso	nces Cited (PTO-892) person's Patent Drawing Review (PTO-948)	4	) Interview Summary ( Paper No(s)/Mail Dat					
	losure Statement(s) (PTO-1449 or PTO/SB/08	-,	Notice of Informal Pa		)-152)			

## Final Rejection

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 13-15 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Milke (US 6,111,827) in view of Park (US 5,995,478).

With regard to claim 13, Miike shows an apparatus in Figs. 4 and 6, including: a movable member 13 that is supported by on the shaft 18; and a hybrid optical module 1 having a light emitting 38 and receiving device 32 mounted on the movable member, wherein the hybrid optical module is moved along the first shaft and the second shaft by the moveable member to perform a tracking operation on an optical medium, wherein a portion of the hybrid optical module, which is closer to the first shaft 18, is cut out in substantially parallel with the first shaft, and wherein the portion of the hybrid optical module is cut by an angle A that is substantially equal to an incident angle B of an optical path with respect to a tracking direction of the optical medium (See drawing in next page).

Miike does not show that the movable member is supported by at least two shafts.

Park shows an optical module supporting mechanism in Figs. 2 and 3, wherein the movable member supported by two shaft through the corresponding holes on the movable body, and the is tilt and horizontal position can be adjusted (Column 3, line

66 to column 4, line 3).

It would have been obvious at the time the invention was made to one of ordinary skill in the art to replace the moving body in Miike's device by the mechanism taught by Park. The rationale is as follows: Miike's teaches the importance of the relative position and orientation of the optical pickup to the disk (Abstract). Miike's invention provides the mechanism for adjusting the lens in pickup, but fails to teach to adjust the tilt and horizontal position as it moves along guide shafts. Park teaches a method of adjust the tilt and horizontal position as the pickup moving along the

support shaft. One of ordinary skill in the art would have been motivated to replace

the movable body in Miike's device with the one taught by Park having two holes with

two support shaft going through and to be adjusted by the mechanism 24a-c and 28

in order to have the function of adjusting the tilt and horizontal position as it moves.

With regard to claim 14, Milke further shows that the hybrid optical module integrates optical components, and. wherein the optical components 28-32 and 38 are formed on a substrate (the bottom of the cavity in Fig. 6).

With regard to claim 15, Miike further shows that the substrate and the optical components are housed in a package.

With regard to claim 19, Milke further shows that the hybrid optical module is pentagon-shaped.

Art Unit: 2652

2. Claims 1-7, 9, and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miike (US 6,111,827) in view Park and of Ohtsuka et al (US 5,297,127).

With regard to claim 1, Miike shows a mounting structure of a hybrid optical module in Figs. 4 and 6 including: a movable member 1 that is supported by shaft 18, a recording medium drive apparatus shown in Fig 4 including a hybrid optical module having a light emitting 38 (Fig. 4; column 13, line 14) and receiving device 32 (Fig. 4; column 14, line 31) mounted on the movable member, the hybrid optical module 1 being slid on the shafts 18 and 19 so as to perform a tracking operation on an optical recording medium (moving radially, column 6, lines 4-6), wherein a portion P of the hybrid optical module which is closer to one of the shafts 18 when the hybrid optical module is mounted on the movable member is cut out in substantially parallel with the shaft, and by an angle A which is substantially equal to an incident angle B of an optical path with respect to a tracking direction of the optical recording medium.

Milke does not show the movable member is supported by at least two shafts. However, it would have been obvious at the time the invention was made to one of ordinary skill in the art to replace the movable body by the one taught by Park for the reason described above.

Miike does not show a driving coil attached to the movable member.

Ohtsuka et al shows an optical device, wherein a driving coil 13 is attached to the movable member 1 (Fig. 1,column 2, lines 26-31).

It would have been obvious at the time the invention was made to one of ordinary skill in the art to add the coil taught by Ohtsuka et al into Miike's device. The rationale is as follows: Miike has mentioned that the movable member is moved by a

Art Unit: 2652

sled motor (column 6, lines 8-10), but was not illustrated. Ohtsuka et al shows a

moving mechanism, which is moved by a sled motor having a coil attached on the

movable member. And use a coil for moving the movable member in an optical

tracking system is well known and notorious in the art. One of ordinary skill in the art

would have been motivated to add the coil taught by Ohtsuka et al into Miike's device,

thus being able to move the movable member.

With regard to claim 2, Miike further shows that a spindle motor 17 (Fig. 4,

column 6, line 12) is placed to be closer to the shaft 19 in a direction of light incidence

of an optical system including the hybrid optical module, and the hybrid optical

module having a cut portion P which is closer to another shaft 18 is mounted with a

pick-up unit shown in Fig. 7.

With regard to claim 3, Miike further shows that the angle A by which the

portion of the hybrid optical module is cut out is in a range of 30° to 45° substantially.

With regard to claim 4, Miike and Ohtsuka et al shows a recording medium

drive apparatus as described above including: a movable member that is supported by

at least two shafts, and a polygonal hybrid optical module having a light emitting and

receiving device which is mounted on the movable member, and a driving coil attached

to the movable member, the hybrid optical module being slid on the shafts so as to

perform a tracking operation on a recording medium, wherein a portion of the hybrid

optical module which is closer to one of the shafts is cut out in substantially parallel

with the shafts, and by an angle which is substantially equal to an incident angle of an optical path in a tracking direction of the recording medium.

With regard to claim 5, Miike further shows that the hybrid optical module 1 integrates optical components.

With regard to claim 6, Miike further shows that the optical components are formed on a substrate (the bottom of the cavity in Fig. 6).

With regard to claim 7, Miike further shows the substrate and the optical components are housed in a package.

With regard to claim 9, Milke further shows that the hybrid optical module includes: a substrate (the bottom of the cavity in Fig. 6); a photo detector 32 formed on the substrate; a prism 34 formed on the substrate; and a laser diode 38 formed on the substrate.

Miike does not specifically mentioned photo diode.

Official Notice is taken: it is well known in the art that photo diode is commonly used as photodetector.

It would have been obvious at the time the invention was made to one of ordinary skill in the art to find in Miike's device photo diode could be included. The rationale is as follows: Applicant does not specifically disclose the photo diode and photodetector. Miike's device includes photodetector, which could be a photo diode.

One of ordinary skill in the art would have expected that the photodetector used in

Miike's device could include photo diode.

With regard to claim 10, in above mentioned device, the substrate, the photo

detector, the prism, the photo diode, and the laser diode are housed in a package.

Allowable Subject Matter

3. Claims 8, 11, 12, 16-18, and 20 are objected to as being dependent upon a

rejected base claim, but would be allowable if rewritten in independent form including

all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject

matter:

• With regard to claims 8, 11, 12, and 16; as the closest reference, Miike (US

6,111,827) shows a mounting structure including a hybrid optical module and

two shafts, wherein the optical elements are housed in a package; but fails to

**show** an area of the package, as viewed along a plane containing at least the

two shafts, is smaller than an area of the moveable member, as viewed along

the plane.

With regard to claim 17, as the closest reference, Miike (US 6,111,827) shows a

mounting structure including a hybrid optical module and two shafts, a spindle

on which the optical medium rotates; and an objective lens for directing light

towards the optical medium, but fails to show that the hybrid optical module

is disposed completely between the first shaft and a plane containing an optical

axis of the objective lens and a rotational axis of the spindle.

 Applicant asserts that by using above structure, the interference with the shaft can be prevented from occurring, and an unnecessary space can be reduced (Specification, p. 5, lines 3-5).

#### Response to Arguments

- 4. Applicant's arguments filed 11/01/2005 have been fully considered but they are not persuasive.
  - Examiner's position: in combining Park (US 5,995,478) into the rejection, the only feature needs to be shown is: "a movable member is supported by at least two shafts." Park has shown this feature. All other features have been found in Milke, there is no need to find these features in Park.

#### Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Application/Control Number: 09/749,677

Art Unit: 2652

Any inquiry concerning this communication or earlier communications from the

Page 9

examiner should be directed to Tianjie Chen whose telephone number is 571-272-

7570. The examiner can normally be reached on Flexible.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Hoa Nguyen can be reached on 571-272-7579. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR

only. For more information about the PAIR system, see http://pair-direct.uspto.gov.

Should you have questions on access to the Private PAIR system, contact the

Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIANUE CHEN PRIMARY EXAMINED